PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference Case 21796	FOR FURTHER AC	TION	See Form PCT/IPEA/416				
International application No. PCT/EP2004/008609	International filing date (d 30.07.2004	day/month/year)	Priority date (day/month/year) 07.08.2003				
International Patent Classification (IPC) or national classification and IPC C07K1/22, C07K1/32, C07K14/47, C07K14/74, G01N33/569, A61K38/00, A61K39/00							
Applicant F. HOFFMANN-LA ROCHE AG et a	ıl.						
This report is the international prel Authority under Article 35 and tran	iminary examination rep smitted to the applicant	ort, established by this according to Article 36	International Preliminary Examining				
2. This REPORT consists of a total o	f 8 sheets, including thi	s cover sheet.					
3. This report is also accompanied by	y ANNEXES, comprising	g:					
a. 🗆 sent to the applicant and to							
and/or sheets containing	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
sheets which supersed beyond the disclosure Supplemental Box.	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the						
sequence listing and/or table							
BOX Relating to Sequence	Listing (see Section 602	·					
4. This report contains indications rel	ating to the following ite	ms:					
Box No. I Basis of the opin	nion						
☐ Box No. II Priority							
☑ Box No. III Non-establishme	ent of opinion with regard	d to novelty, inventive	step and industrial applicability				
Box No. IV Lack of unity of i							
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
Box No. VI Certain documents cited							
Box No. VIII Certain observations on the international application							
Date of submission of the demand		Date of completion of thi	s report				
31.01.2005		01.08.2005					
Name and mailing address of the international preliminary examining authority:	al	Authorized Officer	usens : Petanten,				
European Patent Office			: 300 - M. i				
D-80298 Munich Tel. +49 89 2399 - 0 Tx: 52365	66 epmu d	Rutz, B	(9)				
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IAP9 Rec'd PCT/PTO 07 FEB 2006

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	Box No. I	Basis of the repor	t			
1.	With regar	rd to the language , th ss otherwise indicated	is report is based of under this item.	on the internation	nal application in the la	anguage in which it wa
	☐ This r	eport is based on trantic is the language of a t	slations from the d translation furnishe	original language ed for the purpose	into the following langes of:	guage ,
	□ pu	ernational search (und blication of the interna ernational preliminary	ational application	(under Rule 12.4) d/or 55.3)	·
2.	have beer	rd to the elements* of In furnished to the rece "originally filed" and an	iving Office in resp	oonse to an invita	eport is based on <i>(rep</i> ntion under Article 14	placement sheets which are referred to in this
	Description	n, Pages				•
	1-78		as originally filed			
	Sequence	listings part of the des	cription, Pages			
٠.	1104	ing sa	as originally filed			en en en en er amberen en en bezog en en
	Claims, Nu	mbers				
	1-29		as originally filed			•
	Drawings,	Sheets				
	1/5-5/5		as originally filed			
	⊠ a seq	uence listing and/or ar	ny related table(s)	- see Supplemer	ntal Box Relating to S	equence Listing
3.		mendments have res	ulted in the cancel	lation of:		
	□ the	e description, pages e claims, Nos.			•	
		e drawings, sheets <i>f</i> iigs e sequence listing <i>(sp</i>				
		y table(s) related to s		pecify):		
4.	had not be	eport has been estableen made, since they ntal Box (Rule 70.2(c)	have been conside	of) the amendme ered to go beyon	ents annexed to this red the disclosure as fil	eport and listed below ed, as indicated in the
		e description, pages e claims, Nos.				
	□ the	e drawings, sheets/figs				
		e sequence listing <i>(sp</i> y table(s) related to se		pecify):		
	* Tf it	tem 4 applies. s	ome or all of	these sheets	may be marked	"superseded."

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	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
1.	The obv	ne questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- vious), or to be industrially applicable have not been examined in respect of:			
		the entire international application,			
		claims Nos. 1,14-19,23-29 (all p	oartia	ally), 3-9,11,13,20-22 (all complete)	
		because:			
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):			
		the description, claims or drawi that no meaningful opinion coul	ngs d be	(indicate particular elements below) or said claims Nos. are so unclear formed (specify):	
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.			
-	\boxtimes	no international search report has been established for the said claims Nos. 1,14-19,23-29 (all partially), 3-9,11,13,20-22 (all complete)			
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:			
		the written form		has not been furnished	
				does not comply with the standard	
		the computer readable form		has not been furnished	
				does not comply with the standard	
		the tables related to the nucleo not comply with the technical re	tide a equir	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.	
		See separate sheet for further	detai	ls	

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_	Во	No. IV Lack of unity of i	nventio	ነ ·		N- 2		
1.		In response to the invitation ☐ restricted the claims. ☐ paid additional fees. ☐ paid additional fees und ☐ neither restricted nor pa	er protes	t.	dditional fees, the applicar	it has:		
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.						
3.	This	s Authority considers that the	e requirer	nent of uni	ty of invention in accordan	nce with Rules 13.1, 13.2 and 13.3		
		complied with.						
		not complied with for the fo	lowing re	easons:				
4.	Cor	Consequently, this report has been established in respect of the following parts of the international application:						
] all parts.						
	⊠	the parts relating to claims	Nos. 2,10),12 (all co	mplete), 1,14-19,23-29 (al	l partially) .		
		No. V Reasoned staten				elty, inventive step or industrial		
1.	Sta	tement						
	Novelty (N)		Yes: No:	Claims Claims	2,14-16,19,24-28 1,10,12,17,18,23,29			
lnv		ventive step (IS)		Claims Claims	2,14,24-27 15,16,19,28			
	Industrial applicability (IA)		Yes: No:	Claims Claims	1,2,10,12,14-19,23-29 -			
2.	Cita	itions and explanations (Rule	e 70.7):					

see separate sheet

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.,	Sup	ple	emental Box relating to Sequence Listing				
Cd	ntin	ıuat	tion of Box I, item 2:				
1.	With	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report has been established on the basis of:					
	a. ty	уре	of material:				
		\boxtimes	a sequence listing				
	0		table(s) related to the sequence listing				
	b. fo	orm	at of material:				
		\boxtimes	in written format				
	C	☒	in computer readable form				
	c. ti	me	of filing/furnishing:				
		☒	contained in the international application as filed				
	[2	⊠.	filed together with the international application in computer readable form				
	[furnished subsequently to this Authority for the purposes of search and/or examination				
			received by this Authority as an amendment on				
2.		the ad	addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating ereto has been filed or furnished, the required statements that the information in the subsequent or ditional copies is identical to that in the application as filed or does not go beyond the application as filed, appropriate, were furnished.				

3. Additional observations, if necessary:

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Reference is made to the following documents:

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- D1: DATABASE Geneseq [Online] 29 January 2004 (2004-01-29), "Human Protein P13284, SEQ ID NO 10787." XP002305086 retrieved from EBI accession no. GSN:ADD45354 Database accession no. ADD45354 & WO 03/016475 A
- D2: DATABASE Geneseq [Online] 22 April 2004 (2004-04-22), "Human apoptosis-associated protein SEQ ID 154." XP002304913 retrieved from EBI accession no. GSN:ADI62711 Database accession no. ADI62711 & WO 03/058021 A
- D3: CHICZ R M ET AL: "SPECIFICITY AND PROMISCUITY AMONG NATURALLY PROCESSED PEPTIDES BOUND TO HLA-DR ALLELES"

 JOURNAL OF EXPERIMENTAL MEDICINE, TOKYO, JP, vol. 178, no. 1; 1: July 1993 (1993-07-01), pages 27-47, XP002069888 ISSN: 0022-1007
- D4: WO 93/18153 A1 (SMITH, GEOFFREY, LILLEY) 16 September 1993 (1993-09-16)
- D5: DATABASE Geneseq [Online] 19 August 2002 (2002-08-19), "Human peptide encoded by genome-derived single exon probe SEQ ID 30218." XP002315338 retrieved from EBI accession no. GSN:ABG40553 Database accession no. ABG40553
- D6: DI BARTOLO, V. ET AL: "Binding of human GM-CSF to synthetic peptides of the alpha subunit of its receptor" JOURNAL OF RECEPTOR AND SIGNAL TRANSDUCTION RESEARCH, 16(1 & 2), 77-92 CODEN: JRETET; ISSN: 1079-9893, 1996, XP009043176

1. Subject matter

Present application relates to the identification of rheumatoid arthritis related MHC class II associated peptides. Said peptides are identified following incubation of dendritic cells with synovial fluid from RA patients (non-erosive vs. erosive), immuno-affinity purification of MHC class II complexes, acid elution of peptides and mass spectrometry. *Inter alia* the application describes such peptides derived from interferon-gamma-inducible lysosomal thiol reductase (also called GILT or IP30; SEQ ID NO: 40), from the Interleukin-1 receptor and from the GM-CSF/IL-3/IL-5 receptor.

2. Novelty (Art. 33(2) PCT)

- **2.1.** Prior art D6 describes a peptide which is identical to present SEQ ID NO: 71 and comprises SEQ ID NO: 111 (see Table 1).
 - Claims 1 and 12 lack novelty over D6 (Art. 54 EPC).
- 2.2. Prior art D4 and D5 both disclose short sequences which comprise SEQ ID Nos: 68 and 109. The designation "MHC class II antigenic peptide" appears not suited to exclude said short prior art sequences from the scope of present claims 1 and 10. Claims 1 and 10 lack novelty over either one of D4 or D5 (Art. 54 EPC).
- **2.3.** Claims 17, 18 and 29 lack novelty over D1 which describes a protein which is identical to present SEQ ID NO: 40 and which comprises SEQ ID NOs: 1-3 and 49 (D1, SEQ ID NO: 10787). Expression vectors and host cells are equally disclosed in D1.
- **2.4.** Claim 23 lacks novelty over D1 which describes the medical use of proteins identical to present SEQ ID NO: 40.

3. Inventive step (Art. 33(3) PCT)

- **3.1.** Claims 15-19 lack inventive step over either one of documents D4, D5 or D6 which describe sequences which comprise SEQ ID NOs: 68, 109, 71 or 111 of present application. The generation of antibodies directed to the disclosed peptides or the recombinant expression of said peptides is considered routine in the field.
- **3.2.** Claims 23 and 28 lack inventive step over D2 because said document discloses the medical use of a protein which is 99.6% identical to present SEQ ID NO: 40 over a length of 250 (out of 261) amino acids. Furthermore, D2 states that detection of the polynucleotides and polypeptides of the invention can be used for diagnosis of inter alia rheumatoid arthritis. It was therefore obvious for the skilled person that the slightly variant protein of present application could be used as a marker for RA.
- **3.3.** Claims 1, 2, 14-16, 19 and 24-26 as far as they concern subject matter related to MHC class II antigenic peptides with SEQ ID NOs: 1-3 or 49 are considered novel and inventive. The prior art mentions only two examples of MHC class II antigenic peptides derived from the GILT protein (D7, table 2). However, said peptides are bound by HLA-DR3 and not by HLA-DR1 as in present application. Furthermore, they are derived from a different region of the protein and no relation to rheumatoid arthritis is mentioned.

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3.4. Claims 14, 23-25 and 27 as far as they concern subject matter related to MHC class II antigenic peptides with SEQ ID NOs: 68, 71, 72 or 109 are considered novel and inventive because the prior art contains no indication for the existence of MHC class II antigenic peptides of this sequence or their relation to rheumatoid arthritis.